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APPLICATION NO.	FILIN	G DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
08/920,433	08/920,433 08/29/1997		KATHRYN A. HOWARD	43-97-001 8464	
	7590	05/29/2003	OCKETED	014208.1183	0101
	David G. Wille, Esq. Baker Botts L.L.P.			EXAMINER	
2100 Ross Ave Suite 600	enue	A			
Dallas, TX 75	5201-2980	7)	esponse Mui:	ART UNIT	PAPER NUMBER
			June 29, 2003	DATE MAILED: 05/20/2003	26

Please find below and/or attached an Office communication concerning this application or proceeding.

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**Technology Center 2100** 

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Reference(s)	

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1	<b>Nith B</b>	COPR	1.192(	c)

Applicant(s)	, —1
HOWARD, KATI <b>TICHNO</b>	ogy Center 2100
Art Unit	
2123	
	HOWARD, KATHECHNO

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address--

The Appeal Brief filed on 7/29/02 is defective for failure to comply with one or more provisions of 37 CFR 1.192(c). See MPEP § 1206.

To avoid dismissal of the appeal, applicant must file IN TRIPLICATE a complete new brief in compliance with 37 CFR 1.192 (c) within the longest of any of the following three TIME PERIODS: (1)ONE MONTH or THIRTY DAYS from the mailing date of this Notification, whichever is longer; (2) TWO MONTHS from the date of the notice of appeal; or (3) within the period for reply to the action from which this appeal was taken. EXTENTIONS OF THESE TIME PERIODS MAY BE GRANTED UNDER 37 CFR 1.136.

1	· []	The brief does not contain the items required under 37 CFR 1.192(c), or the items are not under the proper heading or in the proper order.
2	. 🔲	The brief does not contain a statement of the status of all claims, pending or cancelled, or does not identify the appealed claims (37 CFR 1.192(c)(3)).
3		At least one amendment has been filed subsequent to the final rejection, and the brief does not contain a statement of the status of each such amendment (37 CFR 1.192(c)(4)).
4.		The brief does not contain a concise explanation of the claimed invention, referring to the specification by page and line number and to the drawing, if any, by reference characters (37 CFR 1.192(c)(5)).
5.		The brief does not contain a concise statement of the issues presented for review (37 CFR 1.192(c)(6)).
6.		A single ground of rejection has been applied to two or more claims in this application, and
	(a)	the brief omits the statement required by 37 CFR 1.192(c)(7) that one or more claims do not stand or fall together, yet presents arguments in support thereof in the argument section of the brief.
	(b)	the brief includes the statement required by 37 CFR 1.192(c) (7) that one or more claims do not stand or fall together, yet does not present arguments in support thereof in the argument section of the brief.
7.		The brief does not present an argument under a separate heading for each issue on appeal (37 CFR 1.192(c)(8)).
8.		The brief does not contain a correct copy of the appealed claims as an appendix thereto (37 CFR 1.192(c)(9)).
9.	$\boxtimes$	Other (including any explanation in support of the above items):

Appellant is attempting to Appeal petitionable matter to the board. Petitionable matters are to be resolved prior to Appeal. Specifically, Appellant's statement of issus for Appeal include the petitionable issues, denoted as Issue I, and found on pages 3, and 4-9. The style in which the Examiner cites prior art is at best petitionalbe. If this constitutes a complaint regarding the Examiner, it must be provided in a separate paper, see 35 U.S.C. 1.3. Matters that go the merits of the formal rejections under 35 U.S.C. 102, denoted as Issues II, are ripe for Appeal. After Appeallant resolves the petitionable matters, the case will be passed to the Board.

he United States Patent and Trademark Office (USPTO) is permitting applicants to submit amendments in a revised rmat as set forth below. Further details of this practice are described in AMENDMENTS IN A REVISED FORMAT OW PERMITTED, signed January 31, 2003, expected to be published in Official Gazette on February 25, 2003 lotice posted on the Office's web site at

tp://www.uspto.gov/web/offices/pac/dapp/opla/preognotice/revamdtprac.htm). The revised amendment rmat is essentially the same as the amendment format that the Office is considering adopting via a revision to <sup>7</sup> CFR 1.121 (Manner of Making Amendments). The revision to 37 CFR 1.121 (if adopted) will simplify amendment bmission and improve file management. The Office plans to adopt such a revision to 37 CFR 1.121 by July of 2003, which point compliance with revised 37 CFR 1.121 will be mandatory.

ffective immediately, <u>all</u> applicants may submit amendments in reply to Office actions using the following format. uticipants in the Office's electronic file wrapper prototype<sup>1</sup> receiving earlier notices of the revised practice may also nploy the procedures set out below.

## REVISED FORMAT OF AMENDMENTS

#### gin on separate sheets:

ich section of an Amendment (e.g., Claim Amendments, Specification Amendments, Drawing Amendments, and marks) should begin on a separate sheet. For example, in an amendment containing a.) introductory comments, b.) nendments to the claims, c.) amendments to the specification, and d.) remarks, each of these sections must begin on separate sheet. This will facilitate the process of separately indexing and scanning of each part of an amendment cument for placement in an electronic file wrapper.

### vo versions of amended part(s) no longer required:

the current requirement in 37 CFR 1.121(b) and (c) to provide two versions (a clean version and a marked up rsion) of each replacement paragraph, section or claim will be waived where an amendment is submitted in vised format below. The requirements for substitute specifications under 37 CFR 1.125 will be retained.

#### Amendments to the claims:

ch amendment document that includes a change to an existing claim, or submission of a new claim, must include a mplete listing of all claims in the application. After each claim number, the status must be indicated in a renthetical expression, and the text of each claim under examination (with markings to show current changes) must presented. The listing will serve to replace all prior versions of the claims in the application.

- (1) The current status of all of the claims in the application, including any previously canceled or withdrawn claims, must be given. Status is indicated in a parenthetical expression following the claim number by one of the following: (original), (currently amended), (previously amended), (canceled), (withdrawn), (new), (previously added), (reinstated formerly claim #\_), (previously reinstated), (re-presented formerly dependent claim #\_), or (previously re-presented). The text of all pending claims under examination must be submitted each time any claim is amended. Canceled and withdrawn claims should be indicated by only the claim number and status.
- (2) All claims being currently amended must be presented with markings to indicate the changes that have been made relative to the immediate prior version. The changes in any amended claim should be shown by strikethrough (for deleted matter) or underlining (for added matter). An accompanying clean version is not required and should not be presented. Only claims of the status "currently amended" will include markings.
- (3) The text of pending claims <u>not being amended</u> must be presented in clean version, i.e., without any markings. Any claim text presented in clean version will constitute an assertion that it has not been changed relative to the immediate prior version.

ne Office's Electronic File Wrapper prototype program is described in *USPTO ANNOUNCES PROTOTYPE OF IMAGE OCESSING*, 1265 Off. Gaz. Pat. Office 87 (Dec. 17, 2002) ("Prototype Announcement"), and applies only to Art Units 1634, 7 and 2834.

# The United States Patent and Trademark Office has changed certain mailing addresses!

Effective May 1, 2003

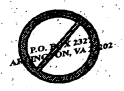
Use the address provided in this flyer after May 1, 2003 for any correspondence with the United States Patent and Trademark Office (USPTO) in patent-related matters to organizations reporting to the Commissioner for Patents.

DO NOT USE the Washington DC 20231 and P.O. Box 2327 Arlington, VA 22202 addresses after May 1, 2003 for any correspondence with the USPTO even if these old addresses are indicated in the accompanying Office action or Notice or in any other action, notice, material, form, instruction or other information.

Correspondence in patent-related matters to organizations reporting to the Commissioner for Patents must now be addressed to:



Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450



Special Mail Stop designations to replace Special Box designations

Also effective May 1, 2003, the USPTO is changing the special Box designations for Patents and Trademarks to corresponding Mail Stop designations (e.g., "Box 4" will now be "Mail Stop 4").

For further information, see Correspondence with the United States Patent and Trademark Office, 68 Fed. Reg. 14332 (March 25, 2003). A copy of the Federal Register notice is available on the USPTO's web site at <a href="http://www.uspto.gov/web/menu/current.html#register">http://www.uspto.gov/web/menu/current.html#register</a>

A listing of specific USPTO mailing addresses (See Patents – specific) will be available on the USPTO's web site on April 15, 2003 at <a href="http://www.uspto.gov/main/contacts.htm">http://www.uspto.gov/main/contacts.htm</a>

Persons filing correspondence with the Office should check the rules of practice, the Official Gazette, or the Office's Internet Web site (<a href="www.uspto.gov">www.uspto.gov</a>) to determine the appropriate address and Mail Stop Designation (if applicable) for all correspondence being delivered to the USPTO via the United States Postal Service (USPS).

Questions regarding the content of this flyer should be directed to the Inventor Assistance Center at (703) 308-4357 or toll-free at 1-800-786-9199.